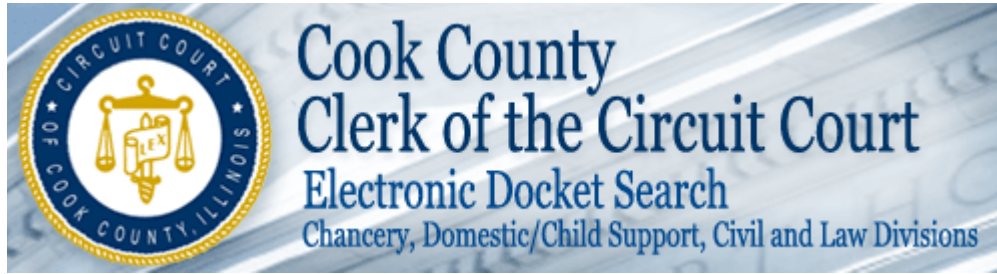


## **Exhibit A**



Case Information Summary for Case Number  
2018-CH-03868

Filing Date: 03/23/2018

Division: Chancery Division

Ad Damnum: \$0.00

Case Type: GENERAL  
CHANCERY

District: First Municipal

Calendar: 07

**Party Information**

**Plaintiff(s)**

PEOPLE OF THE STATE  
ILLIN

**Attorney(s)**

EDELSON PC

350 N LASALLE 13TH F  
CHICAGO IL, 60654  
(312) 589-6370

**Defendant(s)**

CAMBRIDGE  
ANALYTICA  
FACEBOOK, INC.  
SCL GROUP LIMITED

**Defendant Date of Service**

**Attorney(s)**

**Case Activity**

Activity Date: 03/23/2018

Participant: PEOPLE OF THE STATE ILLIN

GENERAL CHANCERY FILED (JURY DEMAND)

Court Fee: 598.00

Attorney: EDELSON PC

Activity Date: 03/23/2018

Participant: FACEBOOK, INC.

SUMMONS ISSUED AND RETURNABLE

Activity Date: 03/23/2018

Participant: SCL GROUP LIMITED

SUMMONS ISSUED AND RETURNABLE

Activity Date: 03/23/2018

Participant: CAMBRIDGE ANALYTICA

SUMMONS ISSUED AND RETURNABLE

Activity Date: 03/23/2018

Participant: PEOPLE OF THE STATE ILLIN

CASE ELECTRONICALLY FILED

Attorney: EDELSON PC

Activity Date: 03/26/2018

Participant: PEOPLE OF THE STATE ILLIN

CASE SET ON CASE MANAGEMENT CALL

Date: 07/24/2018

Judge: MEYERSON, PAMELA  
MCLEAN

Court Time: 0930

Court Room: 2305

Attorney: EDELSON PC

Activity Date: 04/05/2018

Participant: PEOPLE OF THE STATE ILLIN

TRANSFERRED TO PRESIDING JUDGE

Judge: MEYERSON, PAMELA  
MCLEAN

Activity Date: 04/05/2018

Participant: PEOPLE OF THE STATE ILLIN

CASE SET ON CASE MANAGEMENT CALL

Date: 08/03/2018

Judge: LARSEN, DIANE J.

Court Time: 1000

Court Room: 2405

Attorney: EDELSON PC

Activity Date: 04/05/2018

Participant: PEOPLE OF THE STATE ILLIN

RETURN FOR RANDOM ASSIGNMENT

Judge: JACOBUS, MOSHE

Activity Date: 04/05/2018

Participant: PEOPLE OF THE STATE ILLIN

RECUSAL - ALLOWED

Judge: MEYERSON, PAMELA  
MCLEAN

Activity Date: 04/05/2018

Participant: PEOPLE OF THE STATE ILLIN

ASSIGN TO JUDGE WITHIN DIVISION

Judge: LARSEN, DIANE J.

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## Chancery Division Civil Cover Sheet - General Chancery Section

(Rev. 12/30/15) CCCH 0623

IN THE CIRCUIT CIVIL COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, COUNTY DIVISIONPEOPLE OF THE STATE ILLINOIS EX REL. KIMBERLY M. FOXX, STATE'S  
ATTORNEY OF COOK COUNTY, ILLINOIS

Plaintiff

v.

FACEBOOK, INC.

Defendant

No.

ELECTRONICALLY FILED  
3/23/2018 6:55 PM  
2018-CH-03868  
CALENDAR: 11  
CIRCUIT COURT OF  
COOK COUNTY, ILLINOIS  
CHANCERY DIVISION  
CLERK DOROTHY BROWNCHANCERY DIVISION CIVIL COVER SHEET  
GENERAL CHANCERY SECTION

A Chancery Division Civil Cover Sheet - General Chancery Section shall be filed with the initial complaint in all actions filed in the General Chancery Section of Chancery Division. The information contained herein is for administrative purposes only. Please check the box in front of the appropriate category which best characterizes your action being filed.

0005 ☐ Administrative Review0001 ☐ Class Action0002 ☐ Declaratory Judgment0004 ☐ Injunction0007 ☒ General Chancery0010 ☐ Accounting0011 ☐ Arbitration0012 ☐ Certiorari0013 ☐ Dissolution of Corporation0014 ☐ Dissolution of Partnership0015 ☐ Equitable Lien0016 ☐ Interpleader0017 ☐ Mandamus0018 ☐ Ne Exeat0019 ☐ Partition0020 ☐ Quiet Title0021 ☐ Quo Warranto0022 ☐ Redemption Rights0023 ☐ Reformation of a Contract0024 ☐ Rescission of a Contract0025 ☐ Specific Performance0026 ☐ Trust Construction0027 ☐ Foreign Transcript0085 ☐ Petition to Register Foreign Judgment☐ Other (specify) \_\_\_\_\_

By: /s/ JAY EDELSON

☒ Atty. No.: 62075☐ Pro Se 99500

Name: EDELSON PC

Atty. for: PEOPLE OF THE STATE ILLINOIS EX REL. KIMBERLY

Address: 350 N LASALLE 13TH FL

City/State/Zip: CHICAGO, IL 60654

Telephone: (312) 589-6370

Primary Email Address:

jedelson@edelson.com

Secondary Email Address(es):

docket@edelson.com

**Pro Se Only:** ☐ I have read and agree to the terms of the Clerk's Office Electronic Notice Policy and choose to opt in to electronic notice from the Clerk's office for this case at this email address:

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

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3/23/2018 6:55 PM  
2018-CH-03868  
CALENDAR: 11  
PAGE 1 of 25  
CIRCUIT COURT OF  
COOK COUNTY, ILLINOIS  
CHANCERY DIVISION  
CLERK DOROTHY BROWN

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION**

PEOPLE OF THE STATE OF ILLINOIS, ex rel.  
Kimberly M. Foxx, State's Attorney of Cook  
County, Illinois,

*Plaintiff,*

v.

FACEBOOK, INC., a Delaware corporation,  
SCL GROUP LIMITED, a United Kingdom  
private limited company, and CAMBRIDGE  
ANALYTICA LLC, a Delaware limited liability  
company,

*Defendants.*

Case No.

**COMPLAINT AND DEMAND FOR JURY TRIAL**

Plaintiff People of the State of Illinois brings this Complaint and Demand for Jury Trial against Facebook, Inc. ("Facebook"), and SCL Group Limited and Cambridge Analytica LLC (collectively referred to as "Cambridge Analytica," unless otherwise specified), and alleges as follows:

**NATURE OF THE ACTION**

1. In 2014, Cambridge Analytica—a London-based electioneering firm—exfiltrated the personal data of more than 50 million Facebook users in the United States, including millions of users in Illinois. This data trove included Facebook users' ages, interests, pages they've liked, groups they belong to, physical locations, political affiliation, religious affiliation, relationships, and photos, as well as their full names, phone numbers, email addresses, and physical addresses.<sup>1</sup>

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<sup>1</sup> Craig Timberg, et al., *Bannon Oversaw Cambridge Analytica's Collection of Facebook Data, According to Former Employee*, WASH. POST (Mar. 20, 2018), <https://wapo.st/2FYS1kE>.

2. Though this data was supposedly private and protected from disclosure by Facebook's user and developer policies, Cambridge Analytica knew that it could access this nearly unlimited trove of data using Facebook's existing developer tools, an open secret that was well known to developers.<sup>2</sup>

3. Posing as an academic researcher, Cambridge Analytica identified American Facebook users on "Mechanical Turk"—an online marketplace where people around the world contract with others to perform various tasks—and offered to pay them to download and use a personality quiz app it developed on Facebook called *thisisyourdigitallife*.

4. About 270,000 American voters installed the app and took the personality quiz in return for \$1 to \$2. But Cambridge Analytica wasn't interested in just the answers. What it really wanted—and what it got by virtue of being a developer on the Facebook platform—was the ability to collect Facebook data from each quiz taker and *all* of their Facebook friends. In this way, Cambridge Analytica parlayed 270,000 personality quiz submissions into a comprehensive dataset on more than *50 million* unwitting Facebook users.

5. This kind of mass data collection was not only allowed but encouraged by Facebook, which sought to keep developers building on its platform and provide companies with all the tools they need to influence and manipulate user behavior. That's because Facebook is not a social media company; it is the largest data mining operation in existence.

6. To be sure, Cambridge Analytica's data grab of 50 million users was eventually flagged and investigated by Facebook in 2014.<sup>3</sup> But when it learned that the harvesting of data

<sup>2</sup> See, e.g., Emil Protalinski, *Stalkbook: Stalk Anyone, Even If You're Not Facebook Friends*, CNET (July 23, 2012), <https://www.cnet.com/news/stalkbook-stalk-anyone-even-if-youre-not-facebook-friends/>.

<sup>3</sup> Chloe Aiello, *Developer Behind The App At The Center Of Data Scandal Disputes Facebook's Story*, CNBC (Mar. 21, 2018), <https://www.cnbc.com/2018/03/21/aleksander-kogan->

was intended to build personality profiles for academic uses, Facebook allowed the data collection to resume. A year later, Facebook discovered that the data was being used for electioneering purposes and discreetly asked Cambridge Analytica to delete the data. Notably, it never confirmed that the data was actually deleted or notified its users of the privacy breach.

7. In the meantime, Cambridge Analytica was mining the data it collected on 50 million Facebook users to create “psychographic profiles” for the 2016 American presidential election. These profiles—which included each user’s name, home address, phone number, education, birthday, voter records, and political tendencies, alongside a *sophisticated personality analysis*—allowed Cambridge Analytica to “identify the most persuadable voters” and target them with so-called “fake news” on various platforms, including Facebook.<sup>4</sup> By its own admission, this combination of misappropriated data, psychographic profiling, and fake news enabled Cambridge Analytica—an overseas electioneering firm—to exert “significant influence on the outcome of the 2016 presidential election.”<sup>5</sup>

8. While Facebook has, a full three years later, condemned Cambridge Analytica’s unauthorized data collection, its actions are far more consistent with Facebook’s mission than Facebook wants to let on. Though it may have started as a social network, Facebook’s business model has shifted over the years into what is now one of the biggest data mining companies in the world. Facebook now uses its platform—which has essentially become a data aggregation machine disguised as a social network—to manipulate users into making the decisions that

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facebook-shouldve-known-how-app-data-was-being-used.html.

<sup>4</sup> *How Facebook Could Profile Voters For Manipulation*, ASSOCIATED PRESS (Mar. 20, 2018), <https://bit.ly/2uhKp7v>; Hilary Osborne, *What Is Cambridge Analytica? The Firm At The Centre Of Facebook's Data Breach*, GUARDIAN (Mar. 18, 2018), <https://bit.ly/2prhWXb>.

<sup>5</sup> CAMBRIDGE ANALYTICA, *Make America Number 1*, <https://ca-political.com/casestudies/casestudymakeamericanumber12016> (last visited Mar. 23, 2018).



Facebook and its business partners want them to make.<sup>6</sup>

9. Facebook shifted its business model in this way because it recognized that it can be even more profitable if it could harness and sell the ability to dependably influence its users' behavior to third parties. Facebook therefore encouraged developers and researchers to collect and analyze Facebook user data so that it could better learn how to manipulate its own users' moods and influence what they purchase and even how they vote. Facebook even conducted experiments on its own users, including experiments aimed at influencing their moods and manipulating their voting habits.<sup>7</sup>

10. This lawsuit seeks to right the wrongs created by Cambridge Analytica's and Facebook's blatant disregard and misuse of sensitive, personal data belonging to the People of the State of Illinois. Accordingly, the People of the State of Illinois, by and through Cook County State's Attorney Kimberly M. Foxx, seeks civil penalties and all appropriate injunctive relief to address, remedy, and prevent harm to Illinois residents resulting from Defendants' misconduct.

#### **PARTIES**

11. Plaintiff People of the State of Illinois, by and through Kimberly M. Foxx, State's Attorney of Cook County, Illinois, brings this action in the public interest for and on behalf of the People of the State of Illinois.

12. Defendant Facebook, Inc. is a corporation existing under the laws of the State of Delaware, with its principal place of business located at 1 Hacker Way, Menlo Park, California 94025.

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<sup>6</sup> See, e.g., Sam Machkovech, *Report: Facebook Helped Advertisers Target Teens Who Feel "Worthless"*, ARSTECHNICA (last updated May 1, 2017.), <https://bit.ly/2pBgf9G>.

<sup>7</sup> See, e.g., Kashmir Hill, *10 Other Facebook Experiments On Users, Rated On A Highly-Scientific WTF Scale*, FORBES (July 10, 2014), <https://www.forbes.com/sites/kashmirhill/2014/07/10/facebook-experiments-on-users/#254ffa9b1c3d>.

13. Defendant SCL Group Limited is a UK private limited company with offices located in London, England. Defendant SCL Group Limited is the parent company of Defendant Cambridge Analytica LLC.

14. Defendant Cambridge Analytica LLC is a limited liability company organized under the laws of the State of Delaware, with offices located in New York City and Washington, D.C. Defendant Cambridge Analytica LLC is a subsidiary of Defendant SCL Group Limited.

### **JURISDICTION AND VENUE**

15. Pursuant to the Illinois Constitution art. VI, §9, this Court has subject matter jurisdiction over Plaintiff's claims.

16. This Court has jurisdiction over Defendants pursuant to 735 ILCS 5/2-209 because they conduct business transactions in Illinois, have committed tortious acts in Illinois, and have transacted substantial business in Illinois that caused harm in Illinois.

17. Venue is proper in Cook County because Defendants conduct business transactions in Cook County and the causes of action arose, in part, in Cook County.

### **COMMON FACTUAL ALLEGATIONS**

#### **I. An Overview of Cambridge Analytica.**

18. Cambridge Analytica is a political consulting firm that promises to provide its customers the ability to use big data to change voter behavior.<sup>8</sup>

19. Unfortunately, until recently, Cambridge Analytica's business practices were largely a secret to the general public. On March 18, 2018, one of its senior programmers—Christopher Wylie—exposed the company's unlawful and deceptive business practices, including its role in “hijacking” the profiles of millions of Facebook users in order to influence

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<sup>8</sup> See Matthew Rosenberg, et al., *How Trump Consultants Exploited The Facebook Data Of Millions*, N.Y. TIMES (Mar. 17, 2018), <https://nyti.ms/2HH74vA>.

the 2016 United States Presidential election.<sup>9</sup>

20. Cambridge Analytica's efforts to engage in mass data mining on behalf of American political campaigns began in 2013, when its now-suspended Chief Executive Officer Alexander Nix was still heading the elections division of SCL Group Limited.<sup>10</sup> At the time, Nix set out create a team of data analysts, psychologists, and political operatives that could successfully use data analytics to model U.S. voter behavior, and assess how American voters' inherent psychological traits affected their voting decisions. Using that data, the company would, in turn, sell it to political campaigns seeking to influence or change votes.<sup>11</sup>

21. The group—not yet formally organized, but still an entity within SCL Group Limited—received significant initial funding from billionaire Robert Mercer, a well-known funder of conservative- and Republican-connected political causes throughout the United States.<sup>12</sup> Mercer helped the group finance a \$1.5 million pilot test of their psychographic profiling-based messaging in the Commonwealth of Virginia's 2013 gubernatorial election on behalf of Republican candidate Ken Cuccinelli.<sup>13</sup>

22. On December 31, 2013, this internal team at SCL Group formally organized in

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<sup>9</sup> Carole Cadwalladr, *'I Made Steve Bannon's Psychological Warfare Tool': Meet The Data War Whistleblower*, GUARDIAN (Mar. 18, 2018), <https://bit.ly/2HGFvCD>.

<sup>10</sup> SCL Group similarly provides data, analytics and strategy-related consulting, but primarily offers its services to governments and military organizations throughout the world. SCL Group boasts having conducted "behavior change programs" in over 60 countries (*i.e.*, psychological warfare).

<sup>11</sup> Rosenberg et al., *supra* note 8.

<sup>12</sup> Sasha Issenberg, *Cruz-Connected Data Miner Aims To Get Inside Voters' Heads*, BLOOMBERG (Nov. 12, 2015), <https://www.bloomberg.com/news/features/2015-11-12/is-the-republican-party-s-killer-data-app-for-real-> (describing Robert Mercer as the "fourth-largest" individual political donor in the United States).

<sup>13</sup> Rosenberg et al., *supra* note 8.

the United States as Cambridge Analytica.<sup>14</sup>

**II. To Help Its Customers Influence U.S. Political Elections, Cambridge Analytica Developed A Fraudulent Scheme To Harvest The Data Of Millions of American Voters.**

23. In 2014, Cambridge Analytica sought out a relationship with U.S. Senator Ted Cruz's planned campaign for the Republican presidential nomination. At the time, the company realized it did not possess nearly enough data about American voters for a U.S. presidential campaign.<sup>15</sup>

24. The company needed a vast amount of data on virtually every American voter and knew it could not simply purchase that information. As such, Cambridge Analytica engineered a deceptive scheme to surreptitiously siphon that data from Facebook.

**A. Defendants hire Cambridge University professor Aleksandr Kogan to deceptively harvest data on 50 million Facebook users under the guise of "Academic Research."**

25. In June 2014, Defendants entered into an arrangement with Cambridge University researcher Aleksandr Kogan and his company Global Science Research to collect the data they needed to create "psychographic profiles" on American voters.<sup>16</sup>

26. Kogan was the key to gathering the quantity and quality of data Defendants sought because he could do it through a Facebook application<sup>17</sup> he created called "thisisyourdigitallife."<sup>18</sup>

<sup>14</sup> Andy Kroll, *Cloak and Data: The Real Story Behind Cambridge Analytica's Rise and Fall*, MOTHER JONES (Mar. 2018), <https://www.motherjones.com/politics/2018/03/cloak-and-data-cambridge-analytica-robert-mercier/>.

<sup>15</sup> Rosenberg et al., *supra* note 8.

<sup>16</sup> *Id.*

<sup>17</sup> A Facebook application is an interactive software application developed to run on and utilize the Facebook platform.

<sup>18</sup> *Id.*

27. Facebook being one of the largest data mining companies in the world, Cambridge Analytica knew it could take advantage of its developer platform—and, in particular, its Graph API<sup>19</sup>—to gather swaths of data about every user *and their friends* who took the *thisisyourdigitallife* quiz.

i. Facebook's Developer Platform.

28. Although primarily recognized for its eponymous social network, Facebook is also one of the largest data mining companies in the world. With over 200 million users in the United States alone, Facebook has exclusive access to an exorbitant amount of personal consumer data.<sup>20</sup>

29. Facebook is uniquely able to directly link the data it accumulates on individuals' digital behaviors with the additional personal data that it extracts from users' Facebook accounts. The result is that Facebook obtains a holistic look at specific consumers' online and offline behaviors.<sup>21</sup> Facebook, in turn, receives significant monetary gain by permitting targeted advertising to its users through its platform.<sup>22</sup> It is therefore in Facebook's interests to encourage third party developers to utilize its platform so that it can gather even more information about users' online activities.

<sup>19</sup> Graph API refers to Facebook's application programming interface, which is what allows third party developers to interact with Facebook's servers in order to access Facebook user data.

<sup>20</sup> Kurt Wagner & Rani Molla, *Facebook Is Not Getting Any Bigger In The United States*, RECODE (Mar. 1, 2018), <https://www.recode.net/2018/3/1/17063208/facebook-us-growth-pew-research-users> ("More than two-thirds of Americans" use Facebook).

<sup>21</sup> Nathan Ingraham, *Facebook Buys Data On Users' Offline Habits For Better Ads*, ENDGAGET (Dec. 30, 2016), <https://www.engadget.com/2016/12/30/facebook-buys-data-on-users-offline-habits-for-better-ads/>; Cade Metz, *How Facebook Knows When Its Ads Influence Your Offline Purchases*, WIRED (Dec. 11, 2014), <https://www.wired.com/2014/12/facebook-knows-ads-influence-offline-purchases/>.

<sup>22</sup> Cf. Lisa Lacy, *Facebook Lets Brands Target Ads Based On Offline Behavior*, THE DRUM (Sept. 21, 2017), <http://www.thedrum.com/news/2017/09/21/facebook-lets-brands-target-ads-based-offline-behavior>.

30. That's where Facebook's Software Development Kit ("SDK")<sup>23</sup> comes in. Facebook's SDK allows third party developers to add Facebook-related features to their websites or services. These features permit the developer's service to interact with Facebook in various ways. Relevant here is the ability to include a "Facebook Login," which lets visitors login to a website using their Facebook credentials.

31. When an individual visits or uses a service using Facebook's SDK (e.g., an app that includes a Facebook Login), information about the individual's online activities are transmitted back to Facebook. Facebook benefits from the additional behavioral information it receives and the app developer, in the Facebook Login example, benefits because its users can quickly sign in using their Facebook account.

32. *thisisyourdigitallife* used Facebook's SDK Facebook Login, meaning that individuals seeking to take the personality quiz had to use their Facebook account credentials to access it.

ii. *Cambridge Analytica intentionally used Facebook Login to gather data on over 50,000,000 Facebook users.*

33. Under the false pretense of operating a personality test for academic research purposes, Kogan was able to get 270,000 Facebook users to take his personality quiz.

34. To be clear, Cambridge Analytica, by way of Kogan, paid the majority of the 270,000 individuals to take his personality quiz. Kogan used a service called Amazon Mechanical Turk—which is an online platform that allows developers to hire people (sometimes called "turkers") to do simple tasks for small fees—to pay individuals \$1 or \$2 to complete the

<sup>23</sup> An SDK generally refers to a set of software development tools that allow programmers to develop applications that interface with a specific software platform. Here, Facebook's SDK allows Facebook to release code for third party developers to use in order to interact with Facebook's platform.

test.

35. There were two conditions: First, turkers had to be American. Second, turkers had to use their Facebook account credentials to log into the quiz.

36. By having turkers use Facebook Login to log into the personality quiz, Defendants were able capitalize on the unguarded nature of Facebook's developer platform. That meant developers were able to collect data on the Facebook user taking the test *and* information about that user's friends.<sup>24</sup>

37. That is, at that time, developers only needed permission from the user of the app to access their friend's list. Once armed with this permission, a developer could then gather the profile information of all the app user's Facebook friends<sup>25</sup> simply by querying the Graph API.<sup>26</sup>

38. Kogan's academic research cover allowed him to gather the data at a rapid rate for Cambridge Analytica.

39. In fact, Cambridge Analytica's data grab of 50 million users was eventually flagged and investigated by Facebook in 2014. But when it learned that the harvesting of this data was to build personality profiles for academic purposes, Facebook allowed the data collection to resume.<sup>27</sup>

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<sup>24</sup> Sue Halpern, *Cambridge Analytica, Facebook, and the Revelations of Open Secrets*, New Yorker, <https://www.newyorker.com/news/news-desk/cambridge-analytica-facebook-and-the-revelations-of-open-secrets> (last visited March 23, 2018).

<sup>25</sup> Jonathan Albright, *The Graph API: Key Points in the Facebook and Cambridge Analytica Debacle*, Medium, <https://medium.com/tow-center/the-graph-api-key-points-in-the-facebook-and-cambridge-analytica-debacle-b69fe692d747> (last visited March 23, 2018).

<sup>26</sup> For this reason, it is also likely that Facebook's unrestricted developer tools were used by thousands of other companies to collect user data without consent. See Iraklis Symeonidis et al., *Collateral Damage of Facebook Apps: Friends, Providers, and Privacy Interdependence*, ICT Sys. Sec. & Privacy Prot. IFIP Advances in Info. & Comm'n Tech. 194–208 (2016), available at <https://eprint.iacr.org/2015/456.pdf>.

<sup>27</sup> In 2015, Facebook learned the truth about why Cambridge Analytica was collecting the



40. Through these unfair and deceptive practices, Defendants were able to eventually use the Facebook Login portal to gather the personal information of over 50 million Facebook users, including their ages, interests, pages they've liked, groups they belong to, physical locations, political affiliation, religious affiliation, relationships, and photos, as well as their full names, phone numbers, email addresses, and physical addresses. And for the 270,000 survey takers, Cambridge Analytica even had access to their private messages on Facebook.<sup>28</sup>

41. This data was exactly what Defendants needed: rich personal data about users that was not only extremely valuable for "psychographic profiling" as explained in Section III below, but also detailed enough so that it could be matched to other records already in Cambridge Analytica's possession. With this information in hand, Cambridge Analytica could—and did—embark on its primary mission: creating a psychographic profile of every American adult in order to provide data analytics and messaging-related support for U.S. federal election campaigns.<sup>29</sup>

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data—to influence and manipulate voters in the 2016 presidential election. In response, Facebook approached Cambridge Analytica requesting it delete the trove of data it had amassed. While Cambridge Analytica informed Facebook that it deleted the information, it never verified this fact and simply took the word of a company which had knowingly and intentionally violated Facebook's policies to steal 50 million users' information. And most importantly, Facebook *never* notified the 50 million affected Facebook users of the major privacy breach.

<sup>28</sup> Greg Price, *Facebook Did Nothing To Stop Cambridge Analytica Data Breaches, New Class-Action Federal Lawsuit Claims*, Newsweek, <http://www.newsweek.com/facebook-cambridge-analytica-data-lawsuit-855600>(last visited March 23, 2018).

<sup>29</sup> In many ways, Cambridge Analytica's use of the data aligned with Facebook's own intentions with its users' information. As noted, Facebook has a long history of performing experiments on its user base without their knowledge or consent. Facebook has sought to manipulate users' moods, actions on the website, interactions with Facebook "friends," and voting behaviors. *See, e.g.*, Robinson Meyer, *Everything We Know About Facebook's Secret Mood Manipulation Experiment*, THE ATLANTIC (June 28, 2014), <http://theatlantic.com/2l8BoZt>; Robert M. Bond, et al., *A 61-Million-Person Experiment In Social Influence And Political Mobilization*, NATURE (Sept. 13, 2012), available at <https://bit.ly/2G4c9hd>.



## II. Facebook Has A Rich History of Experimenting On Its Users.

42. Facebook employs a “Core Data Science” team composed of programmers, statisticians, and psychologists to capitalize upon its access to vast amount of user data. Since as early as 2012, the Core Data Science team been conducting psychological experiments known as human subject research – actively intervening in people’s (online) environments, measuring the behavioral impact of those interventions, and publishing the results in scientific journals.

43. For example, over a one-week period in January 2012, Facebook manipulated the News Feeds<sup>30</sup> of nearly 700,000 Facebook users so that they contained proportionally fewer posts containing either positive or negative content, depending on which experimental group the participant was assigned to. This manipulation was, in some cases, drastic. Some participants, for example, had *ninety* percent of posts containing positive emotional content removed from their News Feed.

44. To measure the effect of this experiment (“Emotional Manipulation Experiment”), Facebook then observed the corresponding emotional content of the participants’ News Feed posts. The effects were described in an article published in a major, peer-reviewed academic journal (“the Kramer Article”).<sup>31</sup> And they were, while small, statistically significant. Users exposed to proportionally fewer positive posts generated less positive content themselves, and vice versa. In other words, people exposed to more sad content were made sad, and people exposed to more happy content were made happy. And all of this occurred unbeknownst to the

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<sup>30</sup> The News Feed is the primary way that users consume content on Facebook. It is a scrollable series of “stories” generated by a user’s friends, where “stories” may be anything from photos of friends to textual posts written by friends to linked news articles.

<sup>31</sup> Adam D.I. Kramer, Jamie E. Guillory, and Jeffrey T. Hancock, Experimental Evidence of Massive-Scale Emotional Contagion Trough Social Networks, 111 Proc. Nat’l Acad. Sci. USA 8788 (2014), available at <http://www.pnas.org/content/111/24/8788.full.html> (last accessed October 1, 2014).

participants – the experiment showed “that emotional states can be transferred to others via emotional contagion, leading people to experience the same emotions *without their awareness*.”<sup>32</sup>

45. Highlighting the significance of the experiment, the Kramer Article noted that “given the massive scale of social networks such as Facebook, even small effects [like the manipulation of Facebook News Feeds] can have large aggregated consequences” and concluded that “the well-documented connection between emotions and physical well-being suggests the importance of these findings *for public health*.”<sup>33</sup>

46. This “Emotional Manipulation Experiment” is just the tip of the iceberg. Facebook has conducted and published scores of similar experiments in the past, and intends to continue conducting and publishing similar experiments in the future.

47. Facebook has conducted and continues to conduct a wide array of human subject research experiments. For example, in one experiment conducted in 2010, Facebook tested how much of an effect it could have on a user’s likelihood to vote.<sup>34</sup> For that experiment (the “Voting Manipulation Experiment”), every single American who signed onto Facebook on voting day—approximately 60 million people—was a participant.

48. Other published Facebook experiments have tested things ranging from the effect of hiding links that friends shared with each other (approximately 253 million experiment subjects) (the “Link Manipulation Experiment”),<sup>35</sup> to the effect of automatically broadcasting

<sup>32</sup> *Id.* (emphasis added).

<sup>33</sup> *Id.* at 8790 (emphasis added).

<sup>34</sup> Robert M. Bond et al., *A 61-Million-Person Experiment in Social Influence and Political Mobilization*, 489 NATURE 295 (2012), available at [http://cameronmarlow.com/media/massive\\_turnout.pdf](http://cameronmarlow.com/media/massive_turnout.pdf) (last accessed October 1, 2014).

<sup>35</sup> Eytan Bakshy, *The Role of Social Networks in Information Diffusion*, WWW: Int’l World

users' online shopping purchases (approximately 1.2 million experiment subjects),<sup>36</sup> to the effect of having user names and likenesses automatically "endorse" advertisements (approximately 29 million experiment subjects).<sup>37</sup>

49. At one point, Facebook was running so many experiments on its users that "some [members of the Core Data Science Team] worried that the same users, who were anonymous, might be used in more than one experiment, tainting the results."<sup>38</sup>

50. Facebook intends to continue conducting human subject research without obtaining informed consent. Sheryl Sandberg, for example, explained that the Emotional Manipulation Experiment as just "part of ongoing research companies do to test different products."<sup>39</sup> And Adam D. I. Kramer—lead author of the Emotional Manipulation Experiment—  
noted in a Facebook post defending his experiment that Facebook has "been working on improving [their] internal review policies" for experiments since 2012.

51. In fact, Facebook issued a blog post defending their ongoing practice of conducting human subject research without obtaining informed consent.<sup>40</sup> In that post, Facebook

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Wide Web Conf. 2012, available at [http://cameronmarlow.com/media/bakshy-the\\_role-2012b.pdf](http://cameronmarlow.com/media/bakshy-the_role-2012b.pdf) (last accessed October 1, 2014).

<sup>36</sup> See Sean J. Taylor, Eytan Bakshy, Sinan Aral, *Selection Effects in Online Sharing: Consequences for Peer Adoption*, available for download at <https://www.facebook.com/publications/266725986806102/> (last accessed October 1, 2014).

<sup>37</sup> Eytan Bakshy, Dean Eckles, Rong Yan, Itamar Rosenn, *Social Influence in Social Advertising: Evidence from Field Experiments*, available at <http://arxiv.org/pdf/1206.4327v1.pdf> (last accessed October 1, 2014).

<sup>38</sup> See Reed Albergotti and Elizabeth Dwoskin, *Facebook Study Sparks Soul-Searching and Ethical Questions*, *Wall St. J.*, June 30, 2014, available at <http://online.wsj.com/articles/facebook-study-sparks-ethicalquestions-1404172292>.

<sup>39</sup> R. Jai Krishna, *Sandberg: Facebook Study Was 'Poorly Communicated'*, available at <http://blogs.wsj.com/digits/2014/07/02/facebook-sandberg-apologizes-for-news-feed-experiment/> (last accessed October 1, 2014).

<sup>40</sup> See "Research at Facebook," available at

explicitly acknowledges the problematic nature of the Emotional Manipulation Experiment. But instead of agreeing to abide by the same laws all other research organizations do (and obtain informed consent from its users), Facebook concludes that a few self-regulated changes to its research policies will remedy the situation.

52. And Facebook's job postings reaffirm their commitment to the continuation of internal human subject research. One posting, for the position of "Data Scientist, Identity Research & Modeling" seeks a candidate with a Ph. D. and an expertise in "social psychology" to help "develop high-quality models of people's online identity."<sup>41</sup>

53. The reason that Facebook is conducting these experiments and publishing the results is to demonstrate its influence over user behavior. Though selling ad space has generated enormous profits for Facebook already, Facebook knows that advertisers, political campaigns, and its business partners will pay exponentially more money for the ability to manipulate its users into making decisions that they want them to make.

54. Facebook knows that this capability is especially attractive to political campaigns, which, as Facebook knows, are spending record amounts of money on political ads, even in non-election years.<sup>42</sup> It therefore began developing tools for campaigns that wanted to target certain segments with political ads, including by tracking users to determine their political leanings and tendencies. As proof of concept, Facebook demonstrated through its Voting Manipulation Experiment that it could influence whether its users voted or not.

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<http://newsroom.fb.com/news/2014/10/research-at-facebook/> (last accessed August 23, 2018).

<sup>41</sup> Facebook Job Posting, available at <https://www.facebook.com/careers/department?dept=data&req=a0IA000000CzAeDMAV> (last accessed October 1, 2014).

<sup>42</sup> Megan Janetsky, *Low transparency, low regulation online political ads skyrocket*, OPENSECRET, <https://www.opensecrets.org/news/2018/03/low-transparency-low-regulation-online-political-ads-skyrocket/> (last visited March 23, 2018).

55. This demonstration sent a signal to the public at large that it has the ability to influence and manipulate the behavior of users on its platform, especially with respect to voting.

56. By doing so, Facebook tacitly invited electioneering companies like Cambridge Analytica to harvest its data for purposes of profiling users and targeting them with tailored messaging that would dependably influence and manipulate their behavior. It is through this lens that the relationship between Facebook and Cambridge Analytica must be viewed.

**III. Armed With Swaths of Misappropriated Data, Cambridge Analytica Created “Psychographic Profiles” On Every American Adult, Which It Claims Helped It Have Significant Influence On The Outcome Of The 2016 Presidential Election.**

57. Armed with Facebook’s own political targeting tools and a trove of sensitive data it was not supposed to have access to, Cambridge Analytica was able to create “psychographic profiles” on millions of American voters that it used to “significantly influence . . . the outcome of the 2016 presidential election.”<sup>43</sup>

58. Broadly speaking, psychographic profiling is a marketing tool that combines a detailed psychological analysis of an individual using various data points about their interests, activities, opinions, and motivations. These data points can then be layered on top of demographic information such as race, gender, and age.

59. Psychographic profiling tools—including Cambridge Analytica’s—can combine assessments of a person’s innate personality characteristics with predictions of, for instance, their voting behavior, to create hyper-focused predictions about not only what people will do, but what will motivate them to do it.

60. The personality traits that Cambridge Analytica has claimed can be predicted

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<sup>43</sup> *Make America Number 1*, CAMBRIDGE ANALYTICA <http://cambridgeanalytica.org/casestudies/casestudymakeamericanumber12016+&cd=1&hl=en&ct=clnk&gl=us> (last visited Mar. 23, 2018).

through psychographic profiling included, most importantly, a person's OCEAN ratings, a common personality type classification method that looks at five factors: Openness, Conscientiousness, Extraversion, Agreeableness, and Neuroticism.<sup>44</sup> In addition, Cambridge Analytica has claimed to be able to predict—based on the data it possesses—an individual's age, political views, religion, profession, whether they are fair-minded or suspicious of others, and even (ironically) whether they prefer to disclose facts about themselves to others or value their privacy.

61. According to Cambridge Analytica, this allowed its clients to bypass individuals' cognitive defenses by appealing directly to their emotions, using increasingly segmented and sub-grouped personality type designations and precisely targeted messaging based on those designations.<sup>45</sup>

62. Using these techniques, Cambridge Analytica claims to have “provided the Donald J. Trump for President campaign with the expertise and insight that helped win the White House.”<sup>46</sup> Cambridge Analytica provided the Donald J. Trump for President campaign with its Facebook data-enabled psychographic profiling tool to help, on information and belief, with voter identification and outreach, advertising spending decisions, voter turnout modeling, and even helping to set then-candidate Trump's travel schedule based on where Cambridge Analytica believed he would be most likely to drum up support within the “swing states” crucial to his

<sup>44</sup> Erin Brodwin, *Here's the personality test Cambridge Analytica had Facebook users take*, BUSINESS INSIDER, <http://www.businessinsider.com/facebook-personality-test-cambridge-analytica-data-trump-election-2018-3>

<sup>45</sup> Nina Burleigh, *How Big Data Mines Personal Info To Craft Fake News And Manipulate Voters*, NEWSWEEK (June 8, 2017), <http://www.newsweek.com/2017/06/16/big-data-mines-personal-info-manipulate-voters-623131.html>.

<sup>46</sup> *Donald J. Trump for President*, CAMBRIDGE ANALYTICA, <https://political.production.k8s.e.cambridgeanalytica.org/casestudies> (last visited March 23, 2018).

securing of the presidency.

63. The data was not just used for purposes of motivating enthusiastic Trump supporters, or even just to target and convince skeptical or undecided voters. Rather, Cambridge Analytica used its data to also engage in a broad voter suppression campaign to discourage supporters (or potential supporters) of Trump's opponent, Hillary Clinton, from voting. For example, Cambridge Analytica used its psychographic profiling tool to help generate a brand of negative "Defeat Crooked Hillary" advertisements that—through the promotional help of a Trump-affiliated super PAC, Make America Number 1—was watched over 30 million times during the campaign.<sup>47</sup>

64. Broadly, this psychographic mapping tool was crucial to Trump's campaign strategy, and thus, its ultimate success: Trump was elected president, and Cambridge Analytica walked away millions of dollars richer, with a clear confirmation that its psychographic mapping was working.

#### **FIRST CAUSE OF ACTION**

#### **Violation of the Illinois Consumer Fraud and Deceptive Business Practices Act 815 ILCS 505, et seq.**

#### **(On Behalf of Plaintiff People of the State of Illinois Against Cambridge Analytica)**

65. Plaintiff People of the State of Illinois incorporates the foregoing allegations as if fully set forth herein.

66. Section 2 of the Illinois Consumer Fraud and Deceptive Business Practices Act, 815 ILCS 505, *et seq.* ("ICFA"), provides:

Unfair methods of competition and unfair or deceptive acts or practices, including but not limited to the use or employment of any deception fraud, false pretense, false promise, misrepresentation or the concealment,

<sup>47</sup> *Exposed: Undercover Secrets Of Trump's Data Firm*, CHANNEL 4 (Mar. 20, 2018), <https://www.channel4.com/news/exposed-undercover-secrets-of-donald-trump-data-firm-cambridge-analytica>.



suppression or omission of any material fact, with intent that others rely upon the concealment, suppression or omission of such material fact, or the use or employment of any practice described in section 2 of the ‘Uniform Deceptive Trade Practices Act’, approved August 5, 1965, in the conduct of any trade or commerce are hereby declared unlawful whether any person has in fact been misled, deceived or damaged thereby. In construing this section consideration should be given to the interpretations of the Federal Trade Commission and the federal courts relating to Section 5 (a) of the Federal Trade Commission Act.

67. While conducting trade or commerce, Cambridge Analytica has engaged in conduct constituting a deceptive act or practice declared unlawful under Section 2 of the ICFA, inasmuch as it knowingly made deceptive and false representations about the nature of its survey-taking app, the nature of the data it was collecting, and the purposes for which the data was being collected and would be used.

68. Cambridge Analytica intended that Facebook and the public, including Illinois residents, rely on its deceptive representations and communications regarding the supposedly “academic” purpose of its app and the reasons it was collecting troves of their personal Facebook data.

69. Cambridge Analytica also engaged in deceptive and unlawful conduct by exfiltrating the Facebook data of 50 million users without their consent and in direct violation of the Facebook user and developer agreements, which expressly require developers to agree to the following terms:

## II. Data Collection and Use

1. You will only request the data you need to operate your application.
2. You may cache data you receive through use of the Facebook API in order to improve your application’s user experience, but you should try to keep the data up to date. This permission does not give you any rights to such data.

\* \* \*



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4. Until you display a conspicuous link to your privacy policy in your app, any data accessed by your app (including basic account information) may only be used in the context of the user's experience in that app. *A user's friends' data can only be used in the context of the user's experience on your application.*
5. Subject to certain restrictions, including on use and transfer, users give you their basic account information when they connect with your application. *For all other data obtained through use of the Facebook API, you must obtain explicit consent from the user who provided the data to us before using it for any purpose other than displaying it back to the user on your application.*
6. *You will not directly or indirectly transfer any data you receive from us, including user data or Facebook User IDs, to (or use such data in connection with) any ad network, ad exchange, data broker, or other advertising or monetization related toolset, even if a user consents to such transfer or use.* By indirectly we mean you cannot, for example, transfer data to a third party who then transfers the data to an ad network. By any data we mean all data obtained through use of the Facebook Platform (API, Social Plugins, etc.), including aggregate, anonymous or derivative data.

\* \* \*

9. *You will not sell or purchase any data obtained from us by anyone.* If you are acquired by or merge with a third party, you can continue to use user data within your application, but you cannot transfer data outside your application.

\* \* \*

11. *You cannot use a user's friend list outside of your application,* even if a user consents to such use, but you can use connections between users who have both connected to your application.

(Facebook's August 20, 2013 Platform Policies) (emphasis added).

70. Cambridge Analytica violated these mandatory user privacy protections by posing as an academic researcher, gaining access to Facebook user data under false pretenses, using such data for psychographic analysis and electioneering, harvesting users' friend lists for psychographic analysis and electioneering, disclosing all collected and harvested user data to its

affiliates and clients, and reaping substantial profits therefrom.

71. This conduct was unlawful because it violated the personal privacy rights of millions of Illinois residents.

72. This conduct was also deceptive and unfair. Many other consulting firms attempt to do what Cambridge Analytica does, but without employing deception—typically by purchasing and compiling readily-available consumer and voter file data to create detailed voter profiles.

73. Instead, Cambridge Analytica sought to gain a leg up on its competition by illicitly collecting the Facebook data on millions of Illinois residents, through a false promise that such data would only be used for academic purposes.

74. Thus, Cambridge Analytica's conduct constitutes an unfair and deceptive act or practice under the ICFA.

75. Pursuant to 815 ILCS 505/7(b), the penalty for violating the ICFA is a sum not to exceed \$50,000, or, if the Court finds that Defendants' above-described practices were intended to defraud Illinois residents, \$50,000 per violation.

76. In addition to any other civil penalty provided, if a person is found by the Court to have engaged in any method, act, or practice declared unlawful under the ICFA, and the violation was committed against a person 65 years of age or older, the Court may impose an additional civil penalty in a sum not to exceed \$10,000 per violation. 815 ILCS 505/7(c).

#### **SECOND CAUSE OF ACTION**

#### **Violation of the Illinois Consumer Fraud and Deceptive Business Practices Act 815 ILCS 505, et seq.**

#### **(On Behalf of Plaintiff People of the State of Illinois Against Facebook)**

77. Plaintiff People of the State of Illinois incorporates the foregoing allegations as if fully set forth herein.

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78. The ICFA prohibits conduct that is deceptive or unlawful.

79. Facebook engaged in unfair and deceptive conduct by making representations to consumers that were knowingly false. Specifically, Facebook represented to its users that their personal data would be protected in accordance with its user and developer agreements.

80. Despite these material representations, Facebook permitted third parties, including Cambridge Analytica, to collect and harvest its users' personal data, including such sensitive information as their private messages, for purposes of profiling and targeting them with tailored messaging that would dependably influence and manipulate their behavior.

81. Facebook had actual knowledge that Cambridge Analytica gained unauthorized access to its users' personal data without their knowledge or consent and in express violation of its user and developer agreements, yet did not put a stop to it.

82. The consequences of these false misrepresentations were further compounded by Facebook's decision, upon learning that Cambridge Analytica had misappropriated user data for political purposes, to conceal the breach from its users and do nothing more than quietly (and unsuccessfully) ask Cambridge Analytica to delete the data.

83. By concealing this misconduct from its users, Facebook avoided backlash over its blatant misrepresentations from its users and preserved the strength of its data mining operation by avoiding a situation where its users reacted by deactivating their accounts.

84. Facebook allowed Cambridge Analytica to secretly harvest its users' data and build psychographic profiles of each of them so that it could influence and manipulate their behavior in the 2016 presidential election.

85. Facebook admits that it violated its users' privacy rights by allowing Cambridge Analytica to harvest their data. On March 21, 2018, Facebook's Chief Executive Officer Mark

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Zuckerberg issued a public statement conceding that it breached the trust of “the people who share their data with us and expect us to protect it.”<sup>48</sup> Facebook Chief Operating Officer Sheryl Sandberg likewise conceded that Facebook committed “a major violation of the people’s trust” when it allowed Cambridge Analytica to collect user data and that she “deeply regret[s] that [Facebook] didn’t do enough to deal with it.”<sup>49</sup>

86. Facebook’s conduct constitutes an unfair and deceptive act or practice under the ICFA.

87. Pursuant to 815 ILCS 505/7(b), the penalty for violating the ICFA is a sum not to exceed \$50,000, or, if the Court finds that Facebook’s above-described practices were intended to defraud Illinois residents, \$50,000 per violation.

88. In addition to any other civil penalty provided, if a person is found by the Court to have engaged in any method, act, or practice declared unlawful under the ICFA, and the violation was committed against a person 65 years of age or older, the Court may impose an additional civil penalty in a sum not to exceed \$10,000 per violation. 815 ILCS 505/7(c).

**THIRD CAUSE OF ACTION**  
**Declaratory and Injunctive Relief**  
**(On Behalf of the People of the State of Illinois Against Defendants)**

89. Plaintiff People of the State of Illinois incorporates the foregoing allegations as if fully set forth herein.

90. Pursuant to 735 ILCS 5/2-701, this Court “may make binding declarations of rights, having the force of final judgments . . . including the determination . . . of the construction of any statute, municipal ordinance, or other governmental regulation . . . and a

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<sup>48</sup> Mark Zuckerberg Update on Cambridge Analytica Situation, FACEBOOK, INC. (March 21, 2018), <https://www.facebook.com/zuck/posts/10104712037900071>.

<sup>49</sup> Sheryl Sandberg Post Addressing the Cambridge Analytica News, FACEBOOK, INC. (March 21, 2018), <https://www.facebook.com/sheryl/posts/10160055807270177>.

declaration of the rights of the parties interested.”

91. Such a declaration of rights “may be obtained . . . as incident to or part of a complaint . . . seeking other relief as well.” 735 ILCS 5/2-701(b).

92. Plaintiff People of the State of Illinois seeks a judgment declaring that Defendants have violated the ICFA.

93. Upon information and belief, Defendants remain in possession of the highly personal Facebook user data that it unlawfully obtained. Millions of Illinois residents will continue to suffer or be vulnerable to injury, unless this is rectified through injunctive relief.

### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff People of the State of Illinois respectfully requests that the Court enter an Order granting the following relief:

- A. Declaring that Defendants’ actions constitute violations of the ICFA;
- B. Fining Defendants \$50,000 for violating the ICFA or, if the Court finds that Defendants engaged in the above-described conduct with intent to defraud, \$50,000 for each such violation;
- C. Fining Cambridge Analytica an additional \$10,000 for each violation described above involving an Illinois resident 65 years of age or older for each day such violation has existed and continues to exist;
- D. Awarding Plaintiff its reasonable attorneys’ fees and costs;
- E. Awarding Plaintiff pre- and post-judgment interest, to the extent allowable;
- F. Awarding such and other injunctive and declaratory relief as is necessary; and
- G. Awarding such other and further relief as the Court deems reasonable and just.

### **JURY DEMAND**

Plaintiff requests trial by jury of all matters that can be so tried.

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Dated: March 23, 2018

**KIMBERLY M. FOXX,**  
**State's Attorney of Cook County**

By: /s/ Kent. S. Ray

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Respectfully submitted,

**Special Assistant State's Attorneys\***

By: /s/ Jay Edelson

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*\*Petition for Appointment as Special  
State's Attorney Pending*

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## IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

PEOPLE OF THE STATE ILLINOIS EX REL.  
KIMBERLY M. FOXX, STATE'S ATTORNEY OF  
COOK COUNTY, ILLINOIS

v.

FACEBOOK, INC.; SCL GROUP LIMITED;  
CAMBRIDGE ANALYTICA

No. 2018-CH-03868

Defendant Address:  
 FACEBOOK, INC.  
 R/A ILLINOIS CORPORATION SERVICE  
 801 ADLAI STEVENSON DRIVE  
 SPRINGFIELD, IL 62703

☒ SUMMONS ☐ ALIAS - SUMMONS

To each defendant:

YOU ARE SUMMONED and required to file an answer to the complaint in this case, a copy of which is hereto attached, or otherwise file your appearance, and pay the required fee, in the Office of the Clerk of this Court at the following location:

- |  |
|--|
| <input checked="" type="checkbox"/> Richard J. Daley Center, 50 W. Washington, Room <u>802</u> , Chicago, Illinois 60602   |
| <input type="checkbox"/> District 2 - Skokie <input type="checkbox"/> District 3 - Rolling Meadows <input type="checkbox"/> District 4 - Maywood<br>5600 Old Orchard Rd.      2121 Euclid 1500      Maybrook Ave.<br>Skokie, IL 60077      Rolling Meadows, IL 60008      Maywood, IL 60153<br><input type="checkbox"/> District 5 - Bridgeview <input type="checkbox"/> District 6 - Markham <input type="checkbox"/> Richard J. Daley Center<br>10220 S. 76th Ave.      16501 S. Kedzie Pkwy.      50 W. Washington, LL-01<br>Bridgeview, IL 60455      Markham, IL 60428      Chicago, IL 60602 |

You must file within 30 days after service of this Summons, not counting the day of service.

IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE RELIEF REQUESTED IN THE COMPLAINT.

To the officer:

This Summons must be returned by the officer or other person to whom it was given for service, with endorsement of service and fees, if any, immediately after service. If service cannot be made, this Summons shall be returned so endorsed. This Summons may not be served later than thirty (30) days after its date.

☒ Atty. No.: 62075Name: EDELSON PCAtty. for: PEOPLE OF THE STATE ILLINOIS EX REL. KIMBERLY M. FOXX, STATE'S ATTORNEY OF COOK COUNTY, ILLINOISAddress: 350 N LASALLE 13TH FLCity/State/Zip Code: CHICAGO, IL 60654Telephone: (312) 589-6370Primary Email Address: jedelson@edelson.com

Secondary Email Address(es):

docket@edelson.com

Witness:

Friday, 23 March 2018/s/ DOROTHY BROWN

DOROTHY BROWN, Clerk of Court



Date of Service: MARCH 27, 2018 M.L.  
 (To be inserted by officer on copy left with Defendant or other person)

\*\*Service by Facsimile Transmission will be accepted at:

(Area Code) (Facsimile Telephone Number)

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

## IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

PEOPLE OF THE STATE ILLINOIS EX REL.  
KIMBERLY M. FOXX, STATE'S ATTORNEY OF  
COOK COUNTY, ILLINOIS

v.

FACEBOOK, INC.; SCL GROUP LIMITED;  
CAMBRIDGE ANALYTICA

No. 2018-CH-03868

Defendant Address:  
 CAMBRIDGE ANALYTICA  
 R/A THE CORPORATION TRUST COMPANY  
 CORPORATION TRUST CENTER 1209 ORANGE ST  
 WILMINGTON, DE 19801

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| <input type="checkbox"/> District 5 - Bridgeview<br>10220 S. 76th Ave.<br>Bridgeview, IL 60455 | <input type="checkbox"/> District 6 - Markham<br>16501 S. Kedzie Pkwy.<br>Markham, IL 60428            | <input type="checkbox"/> Richard J. Daley Center<br>50 W. Washington, LL-01<br>Chicago, IL 60602 |

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☒ Atty. No.: 62075Name: EDELSON PC

Atty. for: PEOPLE OF THE STATE ILLINOIS EX REL. KIMBERLY  
M. FOXX, STATE'S ATTORNEY OF COOK COUNTY,  
ILLINOIS

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DOROTHY BROWN, Clerk of Court



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No. 2018-CH-03868

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SCL GROUP LIMITED

1901 PENNSYLVANIA AVENUE NW SUITE 902

WASHINGTON, DC 20006

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docket@edelson.comWitness: Friday, 23 March 2018/s/ DOROTHY BROWN

DOROTHY BROWN, Clerk of Court



Date of Service: \_\_\_\_\_

(To be inserted by officer on copy left with Defendant or other person)

\*\*Service by Facsimile Transmission will be accepted at:

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(Area Code) (Facsimile Telephone Number)

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

People of the State of Ill.,  
et al: Kimberley M. Foxx  
Plaintiff(s),

Facebook, Inc. et al.,  
Defendant(s).

Case No. 18 CH 03868

**ORDER REGARDING SUBSTITUTION OF JUDGE OR RECUSAL**

THIS CAUSE being properly before the Court, and the Court being advised in the premises:

☐ IT IS ORDERED THAT: Pursuant to a Petition for Substitution of Judge as a matter of right timely filed by the ☐ Plaintiff \_\_\_\_\_ ☐ Defendant \_\_\_\_\_  
☐ Other \_\_\_\_\_, which has been granted, the above entitled cause is hereby transferred to the Presiding Judge of the Chancery Division for reassignment.

☐ IT IS ORDERED THAT: Pursuant to a Petition for Substitution of Judge For Cause filed by ☐ Plaintiff \_\_\_\_\_ ☐ Defendant \_\_\_\_\_  
☐ Other \_\_\_\_\_, the above entitled cause is hereby transferred to the Presiding Judge of the Chancery Division for reassignment for hearing on the motion.

☒ IT IS ORDERED THAT: The assigned judge having recused himself/herself pursuant to Supreme Court Rule 63(c) and having withdrawn from further proceedings in this cause, the above entitled cause is hereby transferred to the Presiding Judge of the Chancery Division for reassignment.

ENTERED:

Judge Pamela McLean Meyerson

Dated: \_\_\_\_\_

Judge \_\_\_\_\_

APR 05 2018

Judge's No. \_\_\_\_\_  
Circuit Court - 2097

**REASSIGNMENT ORDER (SUBSTITUTION OF JUDGE OR RECUSAL)**

THIS CAUSE having been transferred to the Presiding Judge of the Chancery Division by Judge \_\_\_\_\_, Calendar \_\_\_\_\_, pursuant to the above order dated \_\_\_\_\_ for reassignment pursuant to a ☐ Petition for Substitution of Judge as of Right ☐ Petition for Substitution of Judge for Cause ☐ Recusal by the judge, and the Court having randomly reassigned the matter;

☐ IT IS ORDERED THAT: This case is transferred to Calendar \_\_\_\_\_, Judge \_\_\_\_\_ for hearing on all matters.

☐ IT IS ORDERED THAT: This case is transferred to Calendar \_\_\_\_\_, Judge \_\_\_\_\_ for the sole purpose of hearing the Petition for Substitution of Judge for Cause. Upon resolution of the Motion, the case shall be returned to the Presiding Judge for the appropriate assignment.

ENTERED:

Dated: \_\_\_\_\_

Judge Moshe Jacobius

No. 1556

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

People of the State of Ill.,  
et. rel: Kimberley M. Foxx  
Plaintiff(s),

Facebook, Inc. et al.  
Defendant(s).

Case No. 18 CH 03868

**ORDER REGARDING SUBSTITUTION OF JUDGE OR RECUSAL**

THIS CAUSE being properly before the Court, and the Court being advised in the premises:

☐ IT IS ORDERED THAT: Pursuant to a Petition for Substitution of Judge as a matter of right timely filed by the ☐ Plaintiff \_\_\_\_\_ ☐ Defendant \_\_\_\_\_  
☐ Other \_\_\_\_\_, which has been granted, the above entitled cause is hereby transferred to the Presiding Judge of the Chancery Division for reassignment.

☐ IT IS ORDERED THAT: Pursuant to a Petition for Substitution of Judge For Cause filed by ☐ Plaintiff \_\_\_\_\_ ☐ Defendant \_\_\_\_\_  
☐ Other \_\_\_\_\_, the above entitled cause is hereby transferred to the Presiding Judge of the Chancery Division for reassignment for hearing on the motion.

☒ IT IS ORDERED THAT: The assigned judge having recused himself/herself pursuant to Supreme Court Rule 63(c) and having withdrawn from further proceedings in this cause, the above entitled cause is hereby transferred to the Presiding Judge of the Chancery Division for reassignment.

ENTERED: 

Judge Pamela McLean Meyerson

APR 05 2018

Dated: \_\_\_\_\_

Judge: \_\_\_\_\_

Judge's No. \_\_\_\_\_  
Circuit Court - 2097

**REASSIGNMENT ORDER (SUBSTITUTION OF JUDGE OR RECUSAL)**

THIS CAUSE having been transferred to the Presiding Judge of the Chancery Division by Judge Myerson, Calendar 11, pursuant to the above order dated 4/5/18 for reassignment pursuant to a ☐ Petition for Substitution of Judge as of Right ☐ Petition for Substitution of Judge for Cause ☐ Recusal by the judge, and the Court having randomly reassigned the matter;

☒ IT IS ORDERED THAT: This case is transferred to Calendar 7, Judge LARSEN for hearing on all matters.

☐ IT IS ORDERED THAT: This case is transferred to Calendar \_\_\_\_\_, Judge \_\_\_\_\_ for the sole purpose of hearing the Petition for Substitution of Judge for Cause. Upon resolution of the Motion, the case shall be returned to the Presiding Judge for the appropriate assignment.

ENTERED  
JUDGE DIANE J. LARSEN-177

ENTERED:

Diane Joan Larsen

Dated: \_\_\_\_\_

APR 05 2018

Judge Moshe Jacobius

No. 1556

DOROTHY H. ...  
CLERK OF THE CIRCUIT COURT  
OF COOK COUNTY IL  
DEPUTY CLERK

Acting